U.S. Department of Labor

Benefits Review Board 200 Constitution Ave. NW Washington, DC 20210-0001



BRB No. 18-0158 Case No. 2015-LDA-00030 OWCP No. 02-233683

MARIA JORDAN)
Claimant-Petitioner)
v.) DATE ISSUED: <u>Mar. 6, 2018</u>
DYNCORP INTERNATIONAL, LLC)
Employer-Respondent)
and)
CONTINENTAL CASUALTY COMPANY)
Carrier-Respondent)
DIRECTOR, OFFICE OF WORKERS' COMPENSATION PROGRAMS, UNITED STATES DEPARTMENT OF LABOR))))
Party-in-Interest) ORDER

Claimant has filed a timely notice of appeal of the December 19, 2017, letter of District Director David Widener. 33 U.S.C. §921; 20 C.F.R. §\$802.205, 802.210. This appeal is assigned the Board's docket number 18-0158.

We dismiss claimant's appeal. The District Director's letter is not an appealable order. See, e.g., Craven v. Director, OWCP, 604 F.3d 902, 44 BRBS 31(CRT) (5th Cir. 2010); 33 U.S.C. §921(b)(3); 20 C.F.R. §802.201(a); see also Maria v. Del Monte/Southern Stevedore, 22 BRBS 132 (1989) (en banc); Anweiler v. Avondale Shipyards, Inc., 21 BRBS 271 (1988). In his letter, the District Director merely informed claimant's counsel that the emails he requested are not included in the official OALJ record and have been sealed by the OALJ. The District Director did not take any formal

action on any issue within his jurisdiction. *See generally Healy Tibbitts Builders, Inc. v. Cabral*, 201 F.3d 1090, 33 BRBS 209(CRT) (9th Cir.), *cert. denied*, 531 U.S. 956 (2000).

Accordingly, claimant's appeal is dismissed with prejudice.

SO ORDERED.	
	BETTY JEAN HALL, Chief Administrative Appeals Judge
	RYAN GILLIGAN Administrative Appeals Judge
	JONATHAN ROLFE Administrative Appeals Judge